HB 867

1	A bill to be entitled
2	An act relating to land authorities; amending s.
3	380.0666, F.S.; authorizing land authorities to
4	acquire real and personal property or any interest
5	therein to reduce impacts on hurricane evacuation
6	clearance times and to contribute funds to the
7	Department of Environmental Protection for the
8	acquisition of lands by the department; providing an
9	effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Subsection (3) of section 380.0666, Florida
14	Statutes, is amended to read:
15	380.0666 Powers of land authorityThe land authority
16	shall have all the powers necessary or convenient to carry out
17	and effectuate the purposes and provisions of this act,
18	including the following powers, which are in addition to all
19	other powers granted by other provisions of this act:
20	(3) To acquire and dispose of real and personal property
21	or any interest therein when such acquisition is necessary or
22	appropriate to protect the natural environment, provide public
23	access or public recreational facilities, preserve wildlife
24	habitat areas, provide affordable housing to families whose
25	income does not exceed 160 percent of the median family income
26	for the area, <u>reduce impacts on hurricane evacuation clearance</u>
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27 times, or provide access to management of acquired lands; to acquire interests in land by means of land exchanges; to 28 29 contribute tourist impact tax revenues received pursuant to s. 30 125.0108 to its most populous municipality or the housing authority of such municipality, at the request of the commission 31 32 or council of such municipality, for the construction, redevelopment, or preservation of affordable housing in an area 33 34 of critical state concern within such municipality; to 35 contribute funds to the Department of Environmental Protection 36 for the acquisition of lands by the department; and to enter 37 into all alternatives to the acquisition of fee interests in land, including, but not limited to, the acquisition of 38 39 easements, development rights, life estates, leases, and 40 leaseback arrangements. However, the land authority shall make 41 an such acquisition or contribution to the Department of 42 Environmental Protection only if:

43 (a) Such acquisition or contribution is consistent with
44 land development regulations and local comprehensive plans
45 adopted and approved pursuant to this chapter;

(b) The property acquired is within an area designated as an area of critical state concern at the time of acquisition or is within an area that was designated as an area of critical state concern for at least 20 consecutive years <u>before</u> <del>prior to</del> removal of the designation; and

51 (c) The property to be acquired has not been selected for 52 purchase through another local, regional, state, or federal

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53 public land acquisition program. Such restriction does shall not 54 apply if the land authority cooperates with the other public 55 land acquisition programs which listed the lands for 56 acquisition, to coordinate the acquisition and disposition of 57 such lands. In such cases, the land authority may enter into contractual or other agreements to acquire lands jointly or for 58 eventual resale to other public land acquisition programs. 59 60

Section 2. This act shall take effect July 1, 2016.

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